




Withdrawal as Counsel - Piafsky v MB Home Improvement

From Justin Tolley <Justin@tolleyfirm.com>

Date Tue 1/28/2025 2:09 PM

To Maxim Bohadana <max@mbhi.pro>

 5 attachments (833 KB)

RTP (1st) on MBHI 2024-11-26 (1).pdf; RTP (1st) on MB 2024-11-26 (1).pdf; Motion to Withdrawal MB.docx; Proposed Order of Withdrawal MB.docx; Engagement Letter . Piafsky v. MB Home Improvement (1).pdf;

Max,

As discussed on our earlier call, I will be filing the attached Motion to Withdrawal as Counsel of Record as to both yourself individually and MB Home Improvement Inc. You understand that in the event the judge grants my Motion you will need to retain new counsel to defend MB Home Improvement Inc., as you are only able to defend yourself individually and not in the capacity of the corporation. You have been made aware of the pending Requests for Production of documents and mediation which is scheduled for March 13, 2025.

Please confirm the above and let me know if you have any questions or concerns.

Thanks,

Justin Tolley

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